

**UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK**

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LOCAL 3621, EMS OFFICERS UNION, DC-37,
AFSCME, AFL-CIO, individually and on behalf
Of its members, RENAE MASCOL, and LUIS
RODRIGUEZ, on behalf of themselves and on
Behalf of all other similarly-situated individuals,

Plaintiffs,
-against-

CITY OF NEW YORK, et al.,

ORDER
18-CV-4476 (LJL) (JW)

Defendants.

JENNIFER E. WILLIS, UNITED STATES MAGISTRATE JUDGE:

This matter has been referred for settlement. Dkt. No. 61.

Should the Parties wish to schedule a settlement conference, the Parties are directed to contact Courtroom Deputy Christopher Davis via email **by October 25, 2024** at WillisNYSDChambers@nysd.uscourts.gov to provide three mutually agreeable dates in **December, January, or February**. Any conference will be held in person at Courtroom 228, 40 Foley Square, New York, New York. Should the Parties not wish to schedule a settlement conference at this time, they should inform the Court via email by the same deadline.

Parties must attend in person with their counsel. **The Parties should be prepared for the settlement conference to last all day.** Corporate Parties must send the person with decision-making authority to settle the matter to the conference. **At least a week prior to the conference, the Court will hold a pre-conference call with the attorneys.**

The Parties **are required** to prepare pre-conference submissions in accordance with Judge Willis's [Standing Order for All Cases Referred for Settlement](#).

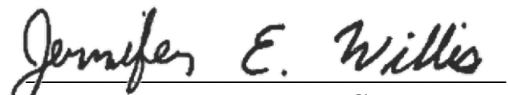
These letters must be submitted **three days prior to the date of the pre-conference phone call.** See § 3 of the Standing Order, (“no later than three days before the pre-conference telephone call, counsel for each Party must send the Court by email a letter, marked “Confidential Material for Use Only at Settlement Conference,” which should not be sent to the other parties. The letter should be sent to WillisNYSDChambers@nysd.uscourts.gov. This *ex parte* letter must not exceed three pages...The letter should include, at a minimum, the following: (a) the history of settlement negotiations, if any, including any prior offers or demands; (b) your evaluation of the settlement value of the case and the rationale for it; (c) any case law authority in support of your settlement position; and (d) any other facts that would be helpful to the Court in preparation for the conference.”).

The Parties are also required to jointly fill out the attached form and submit it via email at least **three days prior to the pre-conference phone call.**

Finally, should either Party wish to discuss a possible declaration of bankruptcy, a limited ability to pay an award, or lack of access to cash to fund a settlement, the Parties are strongly encouraged to discuss such issues with opposing counsel prior to the settlement conference and to provide documents in their confidential *ex parte* letters that speak to their financial condition.

SO ORDERED.

DATED: New York, New York
October 4, 2024



JENNIFER E. WILLIS
United States Magistrate Judge

SETTLEMENT CONFERENCE FORM

This form should be completed jointly by the Parties and emailed to WillisNYSDChambers@nysd.uscourts.gov no later than three days before the pre-conference telephone call. The answers to this form will be kept confidential and fall within Rule 408 of the Federal Rules of Evidence.

Please cite to the relevant docket entry where appropriate.

1. Has a deadline for fact discovery been set in this case?

Yes _____ No _____

If yes, the discovery deadline is/was _____

If so, is discovery closed?

Yes _____ No _____

If yes, the discovery deadline is/was _____

Does either Party intend to seek to reopen discovery?

Yes _____ No _____

2. Do the Parties expect any expert discovery?

Yes _____ No _____

Is there a deadline for expert discovery?

Yes _____ No _____

If yes, the expert discovery deadline is/was _____

3. Is either Party waiting to receive records (medical records, payroll records, expert reports, etc.) important to its case?

Yes _____ No _____

If yes, what are those records? _____

Is the Party still prepared to settle even without receipt of those documents?

4. Has a Motion to Dismiss or Motion on the Pleadings Been Filed?

Yes _____ No _____

If yes, did the District Judge rule on the Motion to Dismiss?

Yes _____ No _____

If yes, please list the surviving claims below:

5. Has a Motion for Summary Judgment Been Filed?

Yes _____ No _____

If yes, did the District Judge rule on the Motion?

Yes _____ No _____

If yes, what did the District Judge rule?

Granted _____ Denied _____ Granted in part _____

If no, do the Parties intend to file for summary judgment?

Yes _____ No _____

6. Are attorney's fees part of the damages calculation? If so, to date, what are the total attorney fees accumulated in the case?

Yes _____ No _____

If yes, \$ _____

7. Is this a fee-shifting case, if so, please identify the relevant statute.

Yes _____ No _____

If yes, the relevant statute is: _____

8. What are the estimated attorney fees for each side for the next stages of the litigation?

Plaintiff \$ _____ Prefer Not to answer _____

Defendant \$ _____ Prefer Not to answer _____

9. Are there any financial constraints affecting the settlement discussions the Court should be aware of?

Yes _____ No _____
If yes, what are those financial constraints? _____

10. What was Plaintiff's last best offer? When was this offer made?

\$_____

Date of Offer: _____

11. What was Defendant's last best offer? When was this offer made?

\$_____

Date of Offer: _____

12. If this case were to go to trial, do the Parties anticipate it will be a bench trial or a jury trial?

Bench Trial_____

Jury Trial_____

13. Does either Party intend to raise an inability to pay defense?

Plaintiff/Cross Defendant

Yes _____ No _____

Defendant/Cross Plaintiff

Yes _____ No _____

If so, have the Parties shared any financial documents demonstrating an inability to pay?

Yes _____ No _____

14. Are there any other impediments to settlement that the Court should be aware of?

Yes _____ No _____

If yes, please describe._____